REMARKS

With this Response, claims 31 and 40 are amended. No claims are currently added or

canceled. Therefore, claims 31-58 are pending.

ALLOWABLE SUBJECT MATTER

Claims 52 and 57 were objected to as being dependent upon rejected base claims, but

would be allowable if rewritten in independent form. Applicants respectfully submit that the

rejections to the independent claims 49 and 55, from which claims 52 and 57 depend,

respectively, are overcome herein, placing claims 52 and 57 in condition for allowance as

written.

CLAIM REJECTIONS - 35 U.S.C. § 103

Claims 31-58 were rejected under 35 U.S.C. § 103(a) as being unpatentable over U.S.

Patent No. 6,434,619 issued to Lim et al. (Lim) in view of U.S. Patent No. 5,261,099 issued to

Bigo et al. (Bigo). Applicants respectfully traverse this rejection as follows.

Claims 31-42

Claim 31 as amended herein recites the following:

a port to receive a set of configuration parameter change requests within a

transaction; and

a configuration manager coupled to said port to determine a corrected

sequence for the configuration parameter change requests within the transaction via validation of a change request within the transaction by a module and coupled to the module to execute the set of configuration parameter change requests in

the corrected sequence.

The Office Action states at page 2 that *Lim* fails to disclose determining a corrected sequence,

and cites Bigo for this feature. Bigo discusses a scheduler to use for synchronizing program

tasks of different priority levels. See Abstract; col. 2, line 62 to col. 3, line 30. Bigo further

discusses selection of requests using a look-up table to determine whether a sequence of bits is a

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valid combination. See col. 14, line 19 to col. 15, line 50. Applicants do not concede that Bigo's sequence of bits can be understood as a sequence of configuration parameter requests. Whether or not Bigo discloses determining a valid sequence of bits, Bigo at most can be understood as disclosing determining a "correct" sequence of bits. This is in contrast to the claimed invention, which recites: "determine a corrected sequence for the configuration parameter change requests...." Whether or not Bigo determines that the order of the sequence of bits is valid, or "correct," Bigo fails to disclose or suggest correcting the sequence. In fact, in each example in Bigo discussing determining if a valid sequence of bits has been received, if the sequence is determined to be invalid, "a branch is done to 'MODEM RESET' program." Col. 14, line 45; col. 14, lines 53-54; col. 14, lines 61-62; col. 15, lines 12-13; col. 15, lines 23-24; col. 15, lines 45-46. Thus, if *Bigo* detects an invalid sequence of bits, it aborts. In contrast, the claimed invention recites executing the set of configuration parameter change requests in the corrected sequence. Thus, Bigo fails to disclose what is asserted in the Office Action, and so fails to cure the deficiencies of Lim. Thus, the references, whether alone or in combination, fail to disclose or suggest at least one element of the claimed invention, and so fail to support an obviousness rejection under MPEP §2143.

Claims 32-42 depend from claim 1. Because dependent claims necessarily include the limitations of the claims from which they depend, Applicants submit that these claims are not rendered obvious by the cited references for at least the reasons set forth above with respect to claim 31.

Claims 43-58

The rejection of claims 43-58 is improper at least because the Office Action has not set forth a complete rejection of the claims. Claim 43 recites the following:

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receiving multiple configuration parameter change requests within a configuration parameter change request transaction;

determining whether the received configuration parameter change request within the transaction are in an order capable of sequential execution;

re-ordering the requests to be in an order capable of sequential execution, if the requests are determined not to be in such an order; and

executing the configuration parameter change requests in the order to assign change-requested values to run-time variables.

Claim 49 includes a limitation similarly directed to re-order the requests. Claim 55 recites an element directed to place requests in an order capable of sequential execution. The Office Action fails to address the limitation of claims 43 and 49 of re-ordering requests to be in and order capable of sequential execution, or the limitation of claim 55 of placing requests in an order capable of sequential execution, and fails to point to any teachings in the cited references that are purported to disclose these limitations. Applicants note that with regard to claim 55, the Office Action at page 6 cites Bigo at col. 15, line 45 to col. 16, line 5 as disclosing "determining whether received requests are capable of sequential execution," but this fails to address the limitations of the claimed invention mentioned above of re-ordering requests and placing requests in an order. Thus, at least these elements of the claims are not addressed in the Office Action. Applicants are unable to respond to an incomplete rejection. Applicants therefore respectfully request that the rejection of these claims be withdrawn, or that the portion of the cited references asserted to disclose these limitations be set forth with particularity to allow Applicants an opportunity to respond.

Claims 44-48, 50-54, and 56-58 depend from independent claims 43, 49, and 55, respectively, and so necessarily include the limitations of the independent claims. The rejection of these dependent claims was based on the improper rejection of the independent claims, and is therefore necessarily also improper.

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CONCLUSION

For at least the foregoing reasons, Applicants submit that the rejections have been overcome, placing all pending claims in condition for allowance. Such action is earnestly solicited. The Examiner is respectfully requested to contact the undersigned by telephone if such contact would further the examination of the present application.

Please charge any shortages and credit any overcharges to our Deposit Account number 02-2666.

Respectfully submitted, BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN, LLP

Date: 9/30/04

Vincent H. Anderson Reg. No. 54,962

12400 Wilshire Blvd., 7th Floor Los Angeles, CA 90025-1026 Telephone: (503) 439-8778

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